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The American Type Culture Collection (ATCC) has received your deposit of seeds in connection with the filing of an application for patent. The following information is provided to fulfill Patent Office requirements.

Name and Address of Depositor:

Pioneer Hi-Bred International, Inc.
Attn: Kim M. Hagemann
7100 NW 62nd Avenue
PO BOX 1000
Johnston, IA 50131-1000

DOCKETED

Deposited on Behalf of:

Pioneer Hi-Bred International, Inc.

Date of Receipt of Seeds by the ATCC:

May 13, 2002

Scientific Description

Depositor's Refere

Case
No.

Patent Deposit Designation

Hybrid corn (maize) seed, Source-B3CHA11080-00 PDF	38J54	1243	PTA-4339
Inbred corn (maize) seed, Source-B3ASN21118-00 FP	GE480915	1245	PTA-4340
Inbred corn (maize) seed, Source-ZF978E1 CLN	GE514688	1076C	PTA-4341
Inbred corn (maize) seed, Source-FT983AV-15534 FP	GE515344	1246	PTA-4342
Inbred corn (maize) seed, Source-C3CNN11117-00 RP	GE533050	1197	PTA-4343
Inbred corn (maize) seed, Source-17CS9/0B UNS	PH0R8	1235	PTA-4344
Inbred corn (maize) seed, Source-22SC7/8B C1	PH26N	1236	PTA-4345
Inbred corn (maize) seed, Source-FT983AV-15534 FP	PH3AV	1237	PTA-4346

The ATCC understands that:

1. The deposit of these seeds does not grant ATCC a license, either express or implied, to infringe the patent, and our release of these seeds to others does not grant them a license, either express or implied, to infringe the patent.
2. If these seeds should die or be destroyed during the effective term of the patent, it shall be your responsibility to replace them with living seeds of the same type. It is also your responsibility to supply a sufficient quantity for distribution for the deposit term.

Prior to the issuance of a U.S. Patent, the ATCC agrees in consideration for a one-time service charge, not to distribute these seeds or any information relating thereto or to their deposit except as instructed by the depositor or relevant patent office. After a relevant patent issues, and we are instructed to release the seeds, they will be made available for distribution to the public without any restrictions.

The ATCC agrees to maintain the seeds for a period of 30 years from deposit date, or 5 years after the most recent request for a sample, whichever is longer.

We will inform you of requests for the seeds for 30 years from date of deposit.

The seeds were tested May 21, 2002 and were viable.

American Type Culture Collection

By Marie Harris
Marie Harris, Patent Specialist
ATCC Patent Depository

Date: May 29, 2002



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1638

CERTIFICATE OF MAILING

I HEREBY CERTIFY THAT THIS CORRESPONDENCE IS BEING DEPOSITED WITH THE UNITED STATES POSTAL SERVICE AS FIRST-CLASS MAIL IN AN ENVELOPE ADDRESSED TO ASSISTANT COMMISSIONER FOR PATENTS, WASHINGTON, D.C. 20231, ON AUGUST 2, 2002


ATTORNEY FOR APPLICANT


DATE

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Docket No. 1235

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicants Delmar Brenner Date: August 2, 2002
Serial No.: 09/559,690 Group Art Unit: 1638
Filed: April 27, 2000 Examiner: David T. Fox
For: "INBRED MAIZE LINE PH0R8"

Attn: Assistant Commissioner for Patents
Washington, D.C. 20231

TRANSMITTAL LETTER

Enclosed herewith is an Amendment and Request for Reconsideration Under 37 CFR §. 1.111 to Office Action Mailed April 2, 2002

Applicant(s) hereby petition for an extension of time for response from the date of the Examiner's action as needed, the fee being as follows:


<input checked="" type="checkbox"/>	reply within one month	\$ 110.00
<input type="checkbox"/>	reply within second month	\$ 400.00
<input type="checkbox"/>	reply within third month	\$ 920.00
<input type="checkbox"/>	reply within fourth month	\$1,440.00
<input type="checkbox"/>	reply within fifth month	\$1,960.00

Charge \$110.00 to Deposit Account No. 16-1852. A duplicate copy of this sheet is enclosed.

Please charge any additional fees under 37 C.F.R. §1.16 or §1.17 which may be required by this paper, or credit any overpayment, to Deposit Account No. 16-1852. Also, should the Patent and Trademark Office determine that the fee calculated in the above extension petition is not deemed sufficient to have this response considered as being timely filed, this constitutes a petition for

extension of time for the minimum period to effect timely filing, and the
Commissioner is authorized to debit any necessary fee to said deposit account.

Respectfully submitted,
Delmar Brenner

By 
Steve Callistein
Attorney for Applicant
Registration No. 43,525

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